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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: FACEBOOK, INC. CONSUMER
PRIVACY USER PROFILE LITIGATION,

This document relates to:

ALL ACTIONS

CASE NO. 3:18-MD-02843-VC

~~PROPOSED~~ ORDER GRANTING
FACEBOOK'S RENEWED
ADMINISTRATIVE MOTION TO FILE
UNDER SEAL SPECIAL MASTER'S
ORDER

[PROPOSED] ORDER

The Court has considered Facebook, Inc.'s December 16, 2021 Renewed Administrative Motion to File Under Seal Special Master's Order Re: API Call Logs, which proposes to seal limited portions of the following documents:

	Document	Portions Sought to be Sealed
1	Special Master Garrie's Order Regarding Facebook's Motion for Protective Order Against Production of API Call Logs ("Special Master's Order")	<ul style="list-style-type: none"> • Limited portions of page 1 that reveal Facebook's internal names for the specific tables • Limited portions of page 2 that reveal information about the precise volume of data the tables contain • Limited portions of page 2 that reveal details about the date ranges for the data contained in the tables • Limited portions of page 3 that reveal information about how the tables at issue are partitioned • Limited portions of page 2 that include references to the data fields contained in the tables • Limited portions of page 1 that include descriptions of how Facebook uses the tables and processes their data
2	Special Master's Order Ex. B – Declaration of Mengge Ji in Support of Facebook's Motion for a Protective Order Against Production of API Call Logs	<ul style="list-style-type: none"> • Limited portions of pages 3-18 that reveal Facebook's internal names for the specific tables • Limited portions of pages 4, 7-10, 12-15, and 17-18 that reveal information about the precise volume of data the tables contain • Limited portions of pages 4, 7-10, 13, and 17-18 that reveal details about the date ranges for the data contained in the tables • Limited portions of pages 6-10, 13-14, and 17-18 that reveal information about how the tables at issue are partitioned • Limited portions of pages 4-6, 8, 10, 11, 13, 17, and Exs. A-F attached, that include references to the data fields contained in the tables • Limited portions of pages 3-6, 5-7, 8, 13-14, and 16-17 that include descriptions of how Facebook uses the tables and processes their data • Limited portions of page 7 revealing the exact cost to store the tables
3	Special Master's Order Ex. C – Facebook's Motion for Protective Order Against Production of API Call Logs	<ul style="list-style-type: none"> • Limited portions of pages 2 and 5 that reveal Facebook's internal names for the specific tables • Limited portions of pages 1-2, 5-10, and 14 that reveal information about the precise volume of data the tables contain • Limited portions of pages 5-8 and 11-13 that include details about the date ranges for the data contained in the tables

		<ul style="list-style-type: none"> • Limited portions of pages 1, 5, and 7-10 that reveal information about how the tables at issue are partitioned • Limited portions of pages 4, 5, and 10 that include references to the data fields contained in the tables • Limited portions of pages 1, 4, 5, and 8 that include descriptions of how Facebook uses the tables and processes their data • Limited portions of page 7 that reveal the exact cost to store the tables
4	Special Master's Order Ex. D – Plaintiff's Opposition to Facebook's Motion for Protective Order Against Production of API Call Logs	<ul style="list-style-type: none"> • Limited portions of pages 3-4 and 9-10 that reveal information about the precise volume of data the tables contain • Limited portions of page 12 that reveal details about the date ranges for the data contained in the tables • Limited portions of page 10 that reveal information about how the tables at issue are partitioned • Limited portions of pages 8, 11, and 14 that include references to the data fields contained in the tables • Limited portions of pages 3-4, 8, and 11-15 that include descriptions of how Facebook uses the tables and processes their data • Limited portions of page 9 that reveals the exact cost to store the tables
5	Special Master's Order Ex. E – Facebook's Reply in Support of Motion for a Protective Order Against Production of API Call Logs	<ul style="list-style-type: none"> • Limited portions of page 1 that reveal Facebook's internal names for the specific tables • Limited portions of pages 4, 5, and 7-8 that reveal information about the precise volume of data the tables contain • Limited portions of page 3 that reveal details about the date ranges for the data contained in the tables • Limited portions of page 4 that reveal information about how the tables at issue are partitioned • Limited portions of pages 2, 5, and 9 that include references to the data fields contained in the tables • Limited portions of pages 3-5 and 9 that include descriptions of how Facebook uses the tables and processes their data • Limited portions of page 9 that reveal the exact cost to store the tables

Good cause having been shown, Facebook, Inc.'s Renewed Administrative Motion to File Under Seal Special Master's Order Re: API Call Logs is GRANTED. The Court hereby ORDERS:

1. The redacted version of Special Master Garrie's Order Re: API Call Logs, attached as Exhibit A to the December 16, 2021 Declaration of Alexander Swanson In Support Of Facebook's Renewed Statement In Support of Administrative Motion To File Under Seal Special Master's Order Re: API Call Logs, shall be filed on the public docket.

- 1 2. The unredacted versions of Special Master Garrie's Order Re: API Call Logs, attached as
2 (i) Exhibit B to the December 16, 2021 Declaration of Alexander Swanson In Support of
3 Facebook's Renewed Statement In Support of Administrative Motion To File Under Seal
4 Special Master's Order Re: API Call Logs; (ii) as Exhibit B to the November 30, 2021
5 Declaration of Alexander Swanson In Support of Facebook's Statement In Support of
6 Administrative Motion to File Under Seal Special Master's Order Re: API Call Logs (Dkt
7 762-2); (iii) as Exhibit A to the November 19, 2021 Declaration of Alexander Swanson In
8 Support of Facebook's Statement In Support of Administrative Motion to File Under Seal
9 Special Master's Order Re: API Call Logs (Dkt. 759-3), shall be sealed permanently.

10 **IT IS SO ORDERED.**

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12 DATE: December 17, 2021

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14 JACQUELINE SCOTT CORLEY
15 United States Magistrate Judge
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